## Bill

Received: 02/16/2005					Received By: Jkuesel			
Wanted: As time permits					Identical to LRB:			
For: <b>David Travis</b> (608) 266-5340					By/Representing: him			
This file may be shown to any legislator: <b>NO</b>					Drafter: jkuesel			
May Contact:					Addl. Drafters:			
Subject:	Election	ns - campaign f	inance		Extra Copies:			
Submit vi	a email: YES							
Requester	's email:	Rep.Travis	@legis.state	.wi.us				
Carbon co	opy (CC:) to:							
Pre Topi	c:							
No specif	ic pre topic gi	ven						
Topic:							***************************************	
Contribut	ions to electiv	e state offficials	s restricted; T	Transfers bety	ween candidate co	mmittees prohi	bited	
Instruction	ons:	***************************************						
Prohibit castate, or lo	andidate from ocal) to a com	ues until end of transferring fun mittee to promo	nds from a co	ommittee to p	rperiod, effective promote election to ce.	in January of 2 o one office (fe	007. deral,	
Drafting						t made to		
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	jkuesel 03/01/2005	kfollett 03/01/2005					Crime	
/1			pgreensl 03/02/2005	5	sbasford 03/02/2005 mbarman 03/09/2005	sbasford 03/09/2005		

FE Sent For:

<**END>** 

## Bill

Received: 02/16/2005					Received By: jkuesel				
Wanted: As time permits					Identical to LRB:				
For: <b>David Travis</b> (608) 266-5340					By/Representing: him				
This file may be shown to any legislator: <b>NO</b> May Contact:					Drafter: jkuesel  Addl. Drafters:				
Subject	: Election	ns - campaign	finance		Extra Copies:				
Submit	via email: YES	· ·							
Reques	ter's email:	Rep.Travi	s@legis.sta	te.wi.us					
Carbon	copy (CC:) to:								
Pre To	pic:	***************************************							
No spec	cific pre topic gi	iven							
Topic:		No.							
Contrib	utions to electiv	ve state offficial	ls restricted;	Transfers be	tween candidate c	committees prol	nibited		
Instruc	ctions:								
Prohibit		transferring fu	inds from a	committee to	orperiod, effective promote election fice.				
Draftin	ng History:								
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required		
/?	jkuesel 03/01/2005	kfollett 03/01/2005					Crime		
/1			pgreensl 03/02/200	05	sbasford 03/02/2005 mbarman 03/09/2005	GRE-N	Mail Only quested Nancy		

FE Sent For:

<END>

Bill

Receive	d: <b>02/16/2005</b>		Received By: jkuesel					
Wanted: As time permits				Identical to LRB:				
For: <b>David Travis</b> (608) 266-5340  This file may be shown to any legislator: <b>NO</b>				By/Representing: him				
				NO Drafter: jkuesel				
May Contact:					Addl. Drafters:			
Subject:	Election	ns - campaign	finance		Extra Copies:			
Submit	via email: YES							
Request	er's email:	Rep.Travi	s@legis.stat	e.wi.us				
Carbon	copy (CC:) to:							
Pre Top	oie:	***************************************		***************************************		***************************************	·	
No spec	ific pre topic gi	ven						
Topic:						· · · · · · · · · · · · · · · · · · ·		
Contribu	utions to electiv	e state offficial	s restricted;	Transfers bet	ween candidate co	ommittees prol	nibited	
Instruc	tions:					COMMANDE COMMINACIONAL CARRANTA COMMANDA COMMAND	uakkone obi risaguninta sirra sirkkura muranturra arrimationoso	
Prohibit		transferring fu	nds from a c	committee to	orperiod, effective promote election t ice.	•		
Draftin	g History:							
Vers.	<u>Drafted</u>	Reviewed	<u>Typed</u>	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	jkuesel 03/01/2005	kfollett 03/01/2005					Crime	
/1			pgreensl 03/02/200	5	sbasford 03/02/2005			

FE Sent For:

Bill

Received: 02/16/2005

Received By: jkuesel

Wanted: As time permits

Identical to LRB:

For: David Travis (608) 266-5340

By/Representing: him

This file may be shown to any legislator: NO

Drafter: jkuesel

May Contact:

Addl. Drafters:

Subject:

**Elections - campaign finance** 

Extra Copies:

Submit via email: YES

Requester's email:

Rep.Travis@legis.state.wi.us

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

**Topic:** 

Contributions to elective state offficials restricted; Transfers between candidate committees prohibited

**Instructions:** 

Provide that ban continues until end of last general business floorperiod, effective in January of 2007. Prohibit candidate from transferring funds from a committee to promote election to one office (federal, state, or local) to a committee to promote election to another office.

**Drafting History:** 

Vers.

Drafted

Proofed

Submitted

Jacketed

Required

Reviewed

FE Sent For:

<END>

-2164/ LRBs0025/1 JTK:kjf/ft/

2005 - 2006 LEGISLATURE

#### ASSEMBLY SUBSTITUTE AMENDMENT,

#### TO 2005 ASSEMBLY BILL 66



1

2

3

4

AN ACT *to amend* 11.05 (3) (p), 11.05 (7) and 11.25 (2) (b); *to repeal and recreate* 

11.05 (3) (m) and 11.24 (4); and *to create* 11.25 (4) and 11.60 (3p) of the statutes;

relating to: acceptance of certain political contributions by certain elective

state officials and committees.

# Analysis by the Legislative Reference Bureau

This substitute amendment prohibits any incumbent partisan elective state official or his or her personal campaign or authorized support committee from accepting any political contribution for the purpose of promoting his or her nomination or reelection to the office held by the official during the period from the first Monday in January of each odd—numbered year through the last day of the final general business floorperiod of the legislative session in the following year. The prohibition does not apply to contributions accepted by an incumbent official who is subject to a recall election or by the official's personal campaign or authorized support committee from the date on which the petition for a recall election is filed until the date of the recall election.

Violators are subject to a forfeiture (civil penalty) of treble the amount or value of any unlawful contribution. Intentional violators are guilty of a misdemeanor and may be fined not more than \$1,000 or imprisoned for not more than six months or both.

1611/

Currently, a state or local elective official is generally permitted to use campaign funds raised while he or she holds one office to promote his or her candidacy for another state or local office, or for a national office to the extent permitted by federal law. Currently, subject to certain limitations, an individual who holds a national office may be permitted to use campaign funds raised while he or she holds that office to promote his or her candidacy for a state or local office.

This substitute amendment prohibits any state or local elective official, any personal campaign committee of such an official, and any authorized support committee of such an official from making any disbursement (expenditure) for the purpose of promoting the official's candidacy for another state or local office or for a national office prior to the time that the official or committee files or amends a registration statement with the appropriate filing officer or agency indicating that the official or committee is promoting the candidacy of the official for a new office. The substitute amendment similarly prohibits any individual who holds a national office, any personal campaign committee of such an individual, or any authorized support committee of such an individual from making a disbursement for the purpose of promoting the official's candidacy for a state or local office from funds or property acquired prior to the time that the official or committee files or amends a registration statement with the appropriate filing officer or agency indicating that the official or committee is promoting the candidacy of the official for a new office.

Violators of the prohibition are subject to a forfeiture (civil penalty) of not more than \$500 for each violation. Intentional violators are subject to a fine of not more than \$10,000 or imprisonment for not more than three years and six months, or both, if the violation concerns an amount that exceeds \$100, or are subject to a fine of not more than \$1,000 or imprisonment for not more than six months, or both, if the violation concerns an amount that does not exceed \$100.

M JCKAME

1

2

3

4

5

6

7

8

## The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

**SECTION 1.** 11.05 (3) (m) of the statutes, as created by 2001 Wisconsin Act 109, is repealed and recreated to read:

11.05 **(3)** (m) In the case of a personal campaign committee, the name of the candidate on whose behalf the committee was formed or intends to operate and the office or offices that the candidate seeks.

**SECTION 2.** 11.05 (3) (p) of the statutes is amended to read:

11.05 **(3)** (p) In the case of a support committee, the name of the individual on whose behalf the committee was formed or intends to operate and the office that the

candidate seeks, and, unless the committee files a statement under s. 11.06 (7), a statement signed by the that individual on whose behalf the committee intends to operate affirming that the committee is the only committee authorized to operate on his or her behalf, unless the committee files a statement under s. 11.06 (7).

**SECTION 3.** 11.05 (7) of the statutes is amended to read:

- except as provided in s. 11.25 (4), any individual or organization who or which has received property or funds which were not intended for political purposes in connection with an election for state or local office at the time of receipt may make contributions or disbursements from such property or funds in connection with an election for state or local office if the individual or organization complies with applicable provisions of sub. (1), (2) or (2g) as soon as such intent changes. For purposes of s. 11.06 (1), all property or funds which are in a registrant's possession on the date of registration under this section shall be treated as received on the date that such intent changes so that the property or funds are to be used for political purposes in connection with an election for state or local office.
- **SECTION 4.** 11.24 (4) of the statutes, as created by 2001 Wisconsin Act 109, is repealed and recreated to read:
- 11.24 **(4)** (a) In this subsection, "floorperiod" means a floorperiod of the legislature, as scheduled by joint resolution, for a regular legislative session.
- (b) No incumbent partisan state elective official or personal campaign committee or support committee authorized under s. 11.05 (3) (p) of such an official may accept any contribution for the purpose of promoting that official's nomination or reelection to the office held by the official during the period beginning on the first

Monday of January in each odd-numbered year and ending on the last day of the final general business floorperiod of the legislative session in the following year.

(c) Notwithstanding par. (b), an incumbent partisan state elective official against whom a recall petition has been filed or personal campaign or authorized support committee of such an official may accept a contribution during the period beginning on the date on which the petition is filed under s. 9.10 (3) (b) and ending on the date of the recall election or the date on which the official resigns if the official resigns at an earlier date under s. 9.10 (3) (c).

**Section 5.** 11.25 (2) (b) of the statutes is amended to read:

11.25 **(2)** (b) Notwithstanding par. (a), a registrant may accept contributions and make disbursements from a campaign depository account for the purpose of making expenditures in connection with a campaign for national office; for payment of civil penalties incurred by the registrant under this chapter but not under any other chapter; or for payment of the expenses of nonpartisan campaigns to increase voter registration or participation. Notwithstanding par. (a), a personal campaign committee or support committee may accept contributions and make disbursements from a campaign depository account for payment of inaugural expenses of an individual who is elected to state or local office. If such expenses are paid from contributions made to the campaign depository account, they are reportable under s. 11.06 (1) as disbursements. Otherwise, such expenses are not reportable under s. 11.06 (1). If contributions from the campaign depository account are used for such expenses, they are subject to s. 11.26.

**Section 6.** 11.25 (4) of the statutes is created to read:

11.25 **(4)** (a) No individual who holds a state or local office, no personal campaign committee of such an individual, and no support committee of such an

individual authorized under s. 11.05 (3) (p) may make any disbursement for the purpose of promoting the candidacy of that individual for a state or local office other than the office held by the individual or for a national office from funds or property acquired prior to the date on which the individual or committee files a registration statement under s. 11.05 (2g) indicating the office that the individual seeks or amends an existing registration statement under s. 11.05 (3) (m) or (p) to indicate the office that the individual seeks.

(b) No individual who holds a national office, no personal campaign committee of such an individual, and no support committee of such an individual authorized under s. 11.05 (3) (p) may make any disbursement for the purpose of promoting the candidacy of that individual for a state or local office from funds or property acquired prior to the date on which the individual or committee files a registration statement under s. 11.05 (2g) indicating the office that the individual seeks or amends an existing registration statement under s. 11.05 (3) (m) or (p) to indicate the office that the individual seeks.

**Section 7.** 11.60 (3p) of the statutes is created to read:

11.60 **(3p)** Notwithstanding sub. (1), any elective state official or personal campaign or authorized support committee of such an official who accepts a contribution in violation of s. 11.24 (4) shall forfeit treble the amount of the contribution.

#### Barman, Mike

From:

Bills, Nancy

Sent:

Wednesday, March 09, 2005 9:39 AM

To:

LRB.Legal

Subject:

Draft review: LRB 05-2164/1 Topic: Contributions to elective state offficials

restricted; Transfers between candidate committees prohibited

It has been requested by <Bills, Nancy> that the following draft be jacketed for the ASSEMBLY:

Draft review: LRB 05-2164/1 Topic: Contributions to elective state offficials restricted; Transfers between candidate committees prohibited